

TANEY COUNTY REPUBLICAN

BY W. H. AND R. B. PRICE.

Advertising Rates may be known on application.

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Speaking of laurels, the Missouri hen, by strict attention to business and favorable market connections, has earned a good supply of those coveted adorments for herself—and she is still piling up the "cherries."

The committee appointed by the National Civic Federation to investigate the whole subject of public ownership finds that the policy does not afford a panacea for all our civicills, and that it could not be recommended to many city governments as at present constituted. To afford desirable results the cities must elect their best citizens to office and eliminate the political "pull," a consummation which would leave little to complain of in our city governments with private ownership of utilities. With city governments in the hands of men open to the influence of "graft" and political "pull" public ownership might well result in conditions which would be intolerable.

There is no more "undesirable citizen" than the man who makes it his business to incite enmity between employer and employee, and between labor and capital. As a matter of simple fact, each is the complement of the other, and each useless without the other. The professional jigsawsmith, whose sole business it is to incite labor with the idea that capital or its possessor is legitimate prey, is a menace to progress and labor's greatest enemy, and the day is coming when the truth of this statement will be as evident to the laborer as it now is to the pharisee. Cooperation is the natural relation between labor and capital, not antagonism, and only in that relation can the best and most permanent interests of labor be served.

Upon the invitation of Attorney General Hadley of this state the attorneys general of eight states in the Mississippi valley met last week in St. Louis and perfected an organization for the purpose of waging concerted warfare against the trusts. Upon recommendation of this body a national meeting of attorneys general will be called to meet in St. Louis October 1 and 2, which the attorney general of the United States will also be invited to attend. One of the subjects to be taken up at the October gathering is a national arbitration law. The movement is an exemplification of the tendency of the times to compel compliance with the laws, and especially with those affecting most latitudinarily the welfare of the masses of the people.

Mr. Rockefeller, with the bad instinct of that 29-million dollar bee in his mouth, is letting his tongue wag, and as is not unusual when a person allows the muscles of that very necessary and useful organ too much play, is saying too much for his own good. Among other things more or less foolish he declares: "I am harnessed to the cart in which the people ride." If this is true it is also true that the people are and have been paying excessive fares for their passage, as evidenced in the hundreds of millions of dollars they have paid in dividends to Standard Oil, and in the increasing price of oil and its products in spite of increasing supply and cheapening of the crude oil and of the processes of refining. Yes, the people ride in Mr. Rockefeller's cart, so far as oil is concerned, but they ride on compulsion and submit because they must be held up for double fare. In view of the fact that the power of the Standard is broken, however, the oil king may be exposed for unusual tongue gymnastics, including his fear that the country is going to destruction in a business way.

The alleged "Art Critic" of the Branson Echo continues to let himself out down easy, in the matter of the ill-advised and ill-natured so-called criticisms with reference to the public school room at this place, throwing up the whole matter in the classic (?) phrase "Nuff said," remarking: "We suppose we should not have hurt the poor man's feelings by mentioning such little matters as the county printing." The idea that the editor's feelings were hurt by reference to a few lines of county printing going to a contemporary at a price below what it was worth to set up and print in respectable shape, is rather funny, to say the least, even if it had any pertinence to the matter of the decoration of the Forsyth public school room. But the editor must, much against his desire, take exception to the "Critic's" statement that "It does not pay to have delicate feelings in this world." Delicacy of feeling is indispensable to one who would live well in this world, and especially so to one who would undertake to prepare the young for worthy living, though in view of the course of the so-called criticisms it is not hard to believe that "Art Critic" is really in earnest in declaring against delicate feelings.

Prof. O. A. Truman was over from Bradleyville Tuesday, getting in shape proofs of death in the case of W. L. Brown, with reference to adjusting his Woodman insurance.

Thomas T. Crittenden, the oldest living ex-Confederate of Missouri, is out in his cabin near the town—going to which he is invited to "get next" to him. Among many other things Mr. Crittenden says: "Permit me to say, my dear Governor, that I was a warm supporter of yours from the moment your candidacy was suggested for the position you now hold, and I believed a machine had been constructed by your predecessors which was destined to the usefulness and success of the Democratic party; fully believing you would possess strength of character enough to demolish it when you came into power, and would be too honest and subservient to the will of the people who had elevated you to undertake to construct another machine at the earliest, even of a smaller capacity. In this I have been seriously and mortifyingly deceived and misguided. I feel that you have constructed one infinitely worse in its purposes than that erected by your predecessor."

Your political ambitions are one thing, commanding the respect of the good of all parties, and your actions are in my opinion, the very reverse. You, in the past, seem to have been an advocate of home rule for this city (Kansas City) and St. Louis, which may be very beautiful in theory, but evil in its general result. It is especially so when that home rule is centered alone in the governor, who seems to be placing himself in the stead of the people. Such home rule is tainted with autocracy not democracy. The sooner you abandon such a wicked course the better it will be for the Democratic party, if not for yourself." The foregoing sentences are from a Democratic ex-governor to a Democratic governor, and were taken from a Democratic paper which published them approvingly. They are closely parallel the estimate the G. W. Johnson has obtained of the present government of Missouri that it bids fair to prove them specious without conviction.

In the Sixteenth primaries the other day the citizens sat on Schmidt, the grafting mayor who was a candidate for reomination with headhunters in the jail. In a manner so emphatic as to show that the carnival of graft in San Franzen is at an end.

The Republicans' longue ticket, supporting graft reomination, gained a sweeping victory. Strange to say the Union Labor party faced the reomination of Schmidt, the arch badoole of the Capital since Union labor shows an unfortunate tendency to get on the side of the forces opposed to law and order, of which their endorsement of Schmidt is only one incident.

In the great state of telegraphers now in progress the innocent bystander is often the chief sufferer. The discharge of a man's labor of any class by any employer is not sufficient justification for an indulgence on the public of the loss and inconvenience resulting from a strike by those engaged in any important work. A strike based upon such grounds cannot command public sympathy, and a strike unsupported by public sympathy is lost in the beginning.

The railroads are so inconsiderate as to keep right on doing record-breaking business, in spite of Johnny Rockefeller's wall about things going to everlasting smash. Very inconsiderate of the railroads. What encouragement is there to engage in the prophetic business when efforts in that direction are so unfeelingly quelled?

Sir Thomas Lipton is to make another try for the American cup. Sir Thomas is long on perseverance, whatever may be said of his judgment.

J. P. Usher was out with his boat and a crew of men Tuesday, cleaning out a channel in the river near the bridge.—Branson Echo.

Protest people report things badly burned up by drought in their corner of the country.

A drove of 100 head of cattle was weighed here yesterday morning, which had been collected south of the river by Don Ingenthorn and sold to a Dade county firm.

Do not overlook the opportunity to get the Kansas City Weekly Journal an entire year for nothing, in connection with the Republican, by simply paying for this paper one year in advance. The other applies to old and new subscribers alike.

J. W. Estep bought five steers and two heifers of J. A. Weatherman the first of the week, the lot averaging 72 pounds. The price paid was 3 cents.

Yesterday witnessed a fine rain in this locality, with indications that it was fairly general.

Messrs. Wm. Meredith and W. P. Hensley, both of Cedar Creek, were to the county capital yesterday and both called at the truth foundry. The latter is prominent in county musical circles. Both gentlemen gave the treasury department of this paper occasion to remember them pleasantly.

Prof. O. A. Truman was over from Bradleyville Tuesday, getting in shape proofs of death in the case of W. L. Brown, with reference to adjusting his Woodman insurance.

900 DROPS

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A Vegetable Preparation for Assimilating the Food and Regulating the Stomach and Bowels of Infants & Children.

Promotes Digestion, Cheerfulness and Rest. Contains neither Opium, Morphine nor Mineral. NOT NARCOTIC.

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- Rhubarb Seeds
- Anise Seed
- Poppy Seeds
- Horseradish Seeds
- Wheat Seed
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- Orange Peels

A perfect Remedy for Constipation, Sour Stomach, Diarrhoea, Worms, Convulsions, Feverishness and LOSS OF SLEEP.

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CASTORIA

THE CENTAUR COMPANY, NEW YORK CITY.

Order of Publication.

State of Missouri, vs.

Court of Taney, ss.

In the Circuit Court, October term, 1897.

The state of Missouri, at the relation and to the use of A. J. Brazeal, collector of the revenue for Taney county, Missouri, plaintiff,

v. H. H. Dorsey defendant.

At this day comes the plaintiff herein, by his attorney, J. C. L. McKnight, and files his petition and affidavit, alleging, among other things, that defendant H. H. Dorsey is not a resident of the state of Missouri;

Whereupon, it is ordered by the clerk, in vacation, that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for the taxes for the years of 1894, 1895 and 1896, upon the following described real estate situated in Taney county, Missouri, to-wit: the east half lot 11, northeast quarter section 5, township 21a, range 20w, and that unless the said H. H. Dorsey be and appear at this court, at the next term thereof, to be begun and helden at the court house in the town of Forsyth, in said county, on the 28th day of October next, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least thirty days before the first day of said next October term of this court.

W. L. BROWN, Circuit Clerk.

A true copy from the record.

Witness my hand, and the seal of the Circuit Court of Taney county, this 21st

[SEAL] day of July, A. D. 1897.

W. L. BROWN, Circuit Clerk.

State of Missouri, vs.

County of Taney, ss.

In the Circuit Court, October term, 1897.

The state of Missouri, at the relation and to the use of A. J. Brazeal, collector of the revenue for Taney county, Missouri, plaintiff,

v. Robert Keith, defendant.

At this day comes the plaintiff herein, by his attorney, J. C. L. McKnight, and files his petition and affidavit, alleging, among other things, that defendant C. R. Martin and Robert Keith are not residents of the state of Missouri;

Whereupon, it is ordered by the clerk, in vacation, that said defendant be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to enforce the lien of the state of Missouri for the taxes for the years of 1894, 1895 and 1896, upon the following described real estate situated in Taney county, Missouri, to-wit: the east half of the southwest quarter of the northeast quarter and the southwest quarter of the northwest quarter, section 22, township 21a, range 21w, and that unless the said C. R. Martin and Robert Keith be and appear at this court, at the next term thereof, to be begun and helden at the court house in the town of Forsyth, in said county, on the 28th day of October next, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

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W. L. BROWN, Circuit Clerk.

A true copy from the record.

Witness my hand, and the seal of the Circuit Court of Taney county, this 20th

[SEAL] day of July, A. D. 1897.

W. L. BROWN, Circuit Clerk.

State of Missouri, vs.

County of Taney, ss.

In the Circuit Court, October term, 1897.

The State of Missouri, at the relation and to the use of A. J. Brazeal, collector of the revenue for Taney county, Missouri, plaintiff,

v. E. R. Martin and Rebeca D. Martin defendants.

At this day comes the plaintiff herein, by his attorney, J. C. L. McKnight, and files his petition and affidavit, alleging, among other things, that defendants Benjamin L. Terry, Sue A. Terry and Kate Terry, are not residents of the state of Missouri;

Whereupon, it is ordered by the clerk, in vacation, that said defendant be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to enforce the lien of the state of Missouri for the taxes for the years of 1894, 1895 and 1896, upon the following described real estate situated in Taney county, Missouri, to-wit: the east half of the southwest quarter and the southwest quarter of the northeast quarter, section 22, township 21a, range 21w, and that unless the said Benjamin L. Terry, Sue A. Terry and Kate Terry be and appear at this court, at the next term thereof, to be begun and helden at the court house in the town of Forsyth, in said county, on the 28th day of October next, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

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W. L. BROWN, Circuit Clerk.

A true copy from the record.

Witness my hand, and the seal of the Circuit Court of Taney county, this 21st

[SEAL] day of July, A. D. 1897.

W. L. BROWN, Circuit Clerk.

State of Missouri, vs.

County of Taney, ss.

In the Circuit Court, October term, 1897.

The State of Missouri, at the relation and to the use of A. J. Brazeal, collector of the revenue for Taney county, Missouri, plaintiff,

v. D. A. Wilson, defendant.

At this day comes the plaintiff herein, by his attorney, J. C. L. McKnight, and files his petition and affidavit, alleging, among other things, that defendant D. A. Wilson is not a resident of the state of Missouri;

Whereupon, it is ordered by the clerk, in vacation, that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for the taxes for the years of 1894, 1895 and 1896, upon the following described real estate situated in Taney county, Missouri, to-wit: the northeast quarter of the southwest quarter, section 22, township 21a, range 21w, and that unless the said D. A. Wilson be and appear at this court, at the next term thereof, to be begun and helden at the court house in the town of Forsyth, in said county, on the 28th day of October next, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

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W. L. BROWN, Circuit Clerk.

A true copy from the record.

Witness my hand, and the seal of the Circuit Court of Taney county, this 21st

[SEAL] day of July, A. D. 1897.

W. L. BROWN, Circuit Clerk.

State of Missouri, vs.

County of Taney, ss.

In the Circuit Court, October term, 1897.

The State of Missouri, at the relation and to the use of A. J. Brazeal, collector of the revenue for Taney county, Missouri, plaintiff,

v. William J. Zeller, H. W. Dabek and J. W. George, defendants.

At this day come the plaintiffs herein, by their attorney, J. C. L. McKnight, and file their petition and affidavit, alleging, among other things, that defendants William J. Zeller, H. W. Dabek and J. W. George, are not residents of the state of Missouri;

Whereupon, it is ordered by the clerk, in vacation, that said defendants be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to enforce the lien of the state of Missouri for the taxes for the years of 1894, 1895 and 1896, upon the following described real estate situated in Taney county, Missouri, to-wit: the southwest quarter, section 22, township 21a, range 21w, and the northeast quarter of the southwest quarter, section 22, township 21a, range 21w, and the southwest quarter of the northeast quarter, section 22, township 21a, range 21w, and that unless the said William J. Zeller, H. W. Dabek and J. W. George be and appear at this court, at the next term thereof, to be begun and helden at the court house in the town of Forsyth, in said county, on the 28th day of October next, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.</